

## **RULE-MAKING ORDER**

## CR-103 (June 2004) (Implements RCW 34.05.360)

Agency: State Board of Health	Permanent Rule
Effective date of rule:	Effective date of rule:
Permanent Rules	Emergency Rules
31 days after filing.	mmediately upon filing.
Other (specify) (If less than 31 days after filing, a	☐ Later (specify) September 15, 2005
specific finding under RCW 34.05.380(3) is required and should be stated be	
Any other findings required by other provisions of law as prompted in the provisions of law as propted in the provisions of law as provisions of law as propted in the provisions of law as provided in the provision of law as provided in the provided	econdition to adoption or effectiveness of rule?
Purpose: To amend WAC 246-272A-0130 - Bacteriological Refor the testing of on-site sewage system proprietary treatment proprotocol for demonstrating bacteriological reduction was adopted impractical for some testing facilities to complete. A suitable protocol direction as to the requirements for product registration.	oducts. During the recent on-site rule revision process a . However, this protocol has since been identified as being
Citation of existing rules affected by this order:	
Repealed:	
Amended: 246-272A-0130	
Suspended:	
Statutory authority for adoption: RCW 43.20.050	
Other authority:	
PERMANENT RULE ONLY (Including Expedited Rule Making	) (data)
Adopted under notice filed as WSR  Describe any changes other than editing from proposed to ac	on (date).
Describe any changes other than editing from proposed to ac	dopted version:
If a preliminary cost-benefit analysis was prepared under RC contacting:  Name: Address: phone ( Address: fax ( e-mail _	W 34.05.328, a final cost-benefit analysis is available by ) )
<ul> <li>Under RCW 34.05.350 the agency for good cause finds:</li> <li>That immediate adoption, amendment, or repeal of a ru health, safety, or general welfare, and that observing the comment upon adoption of a permanent rule would be.</li> <li>That state or federal law or federal rule or a federal deal immediate adoption of a rule.</li> </ul>	ne time requirements of notice and opportunity to contrary to the public interest.
Reasons for this finding: See Attachment 1	
Date adopted:	CODE REVISER USE ONLY
NAME (TYPE OR PRINT)	
Craig McLaughlin	
SIGNATURE	
TITLE	
Executive Director	

## Note: If any category is left blank, it will be calculated as zero. No descriptive text.

Count by whole WAC sections only, from the WAC number through the history note.

A section may be counted in more than one category.

Federal statute:	New		Amended		Repealed	
Federal rules or standards:	New		Amended		Repealed	
Recently enacted state statutes:	New		Amended		Repealed	
The number of sections adopted at th	ne reques	t of a nongo	overnmental e	ntity:		
	New		Amended		Repealed	
The number of sections adopted in th	ne agency New	r's own initia	ative: Amended	<u>1</u>	Repealed	
The number of sections adopted in the number of sections adopted in o	New		Amended	m agency	·	
	New rder to cl		Amended	m agency	procedures:	
The number of sections adopted in o	New rder to cl		Amended	m agency	procedures:	
The number of sections adopted in o	New rder to cl		Amended  nline, or reform  Amended	m agency	procedures: Repealed	